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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO |
|---|-------------|----------------------|---------------------|-----------------|
| 09/374,043 | 08/13/1999 | MICHAEL D. ELLIS | UV-97 | 3248 |
| 7590 07/14/2004 | | | EXAMINER | |
| G VICTOR | | | LUU, SY D | |
| FISH & NEAVE 1251 AVENUE OF THE AMERICAS | | | ART UNIT | PAPER NUMBER |
| NEW YORK, NY 100201104 | | | 2174 | |

DATE MAILED: 07/14/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | Application No. | Applicant(s) | 1/17 |
|--|---|---|--|---------------|
| | | 09/374,043 | ELLIS ET AL. | |
| Office Action Summary | | Examiner | Art Unit | |
| | | Sy D Luu | 2174 | |
| | The MAILING DATE of this commun | ication appears on the cover sheet | with the correspondence addre | ess |
| THE - Exte after - If the - If NO - Failu Any earn | ORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN resions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this common period for reply specified above is less than thirty (3) period for reply is specified above, the maximum stree to reply within the set or extended period for reply reply received by the Office later than three months are departed term adjustment. See 37 CFR 1.704(b). | ICATION. of 37 CFR 1.136(a). In no event, however, may nunication. io) days, a reply within the statutory minimum of atutory period will apply and will expire SIX (6) No will, by statute, cause the application to become | r a reply be timely filed thirty (30) days will be considered timely. IONTHS from the mailing date of this commerce ABANDONED (35 U.S.C. § 133). | nunication. " |
| Status | | • | | |
| 1) | Responsive to communication(s) file | | | |
| . — | | 2b) ☐ This action is non-final. | | |
| 3)[_ | Since this application is in condition closed in accordance with the practi | · | • | erits is |
| Disposit | ion of Claims | | | |
| _ | Claim(s) <u>1-5,14-24,33-43 and 52-56</u> 4a) Of the above claim(s) is/a Claim(s) <u>14-19, 33-38 and 52-56</u> is Claim(s) <u>1-5,20-24 and 39-43</u> is/are Claim(s) is/are objected to. Claim(s) are subject to restric | re withdrawn from consideration. /are allowed. rejected. | | |
| Applicat | ion Papers | | | |
| | The specification is objected to by the | | | |
| 10) | The drawing(s) filed on is/are | | | |
| | Applicant may not request that any obje | | | |
| 11)[| Replacement drawing sheet(s) including The oath or declaration is objected to | • | | |
| Priority (| under 35 U.S.C. § 119 | | | |
| a) | 2. Certified copies of the priority3. Copies of the certified copies | documents have been received. documents have been received ir of the priority documents have be onal Bureau (PCT Rule 17.2(a)). | n Application No en received in this National Sta | age |
| | ce of References Cited (PTO-892) | | w Summary (PTO-413) | |
| 3) X Infor | ce of Draftsperson's Patent Drawing Review (F mation Disclosure Statement(s) (PTO-1449 or er No(s)/Mail Date <u>4/9/04</u> . | , | No(s)/Mail Date of Informal Patent Application (PTO-19 | 52) |

DETAILED ACTION

- 1. This communication is responsive to the Amendment filed 4/8/2004.
- 2. Claims 1-5, 14-24, 33-43 and 52-56 are pending in this application. Claims 1, 14, 20, 33, 39 and 52 are independent claims. Claims 1, 14, 17, 20, 33, 36, 39 and 52 were amended. This action is made Final.
- 3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC § 103

4. Claims 1-2, 4-5, 20-21, 23-24, 39-40 and 42-43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Alexander et al. ("Alexander", US 6,177,931 B1) in view of Naimpally (US 6,020,880).

As per claims 1-2 and 4-5, Alexander teaches a method for use in a client-server interactive television program guide system comprising:

providing a user with an opportunity to define user preferences using an interactive television program guide client that is implemented on user television equipment, without requiring the user to navigate the Internet (col. 28, lines 10-21 and col. 29, lines 56-59);

providing the user preferences to a program guide server (col. 29, lines 14-20; *head end*), and providing individualized program guide data from the program guide server to the program guide client according to the user preferences (col. 28, lines 22-24 and col. 29, lines 31-37), and generating a viewing recommendation based on the user preferences with the program guide

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server and displaying the user preferences with the interactive television program guide client on the user television equipment (col. 30, lines 45-58); and

providing software to the program guide client and providing Internet links to the program guide client according to the user preferences (col. 8, lines 36-43; col. 30, lines 1-16 and col. 31, lines 9-18).

Alexander teaches all of the limitations as indicated above, but Alexander does not teach the step of providing the user with an opportunity to edit the user preferences that were previously defined. Naimpally teaches a method for providing an electronic program guide information to a television viewer, wherein program preferences contained in the viewer profile may be edited/updated by the user (col. 6, lines 48-57). It would have been obvious to an artisan at the time of the invention to combine Naimpally teaching with Alexander's method in order to provide users with a means for updating viewing preferences as desired.

Claims 20-21 and 23-24 are similar in scope to claims 1-2 and 4-5 respectively, and are therefore rejected under similar rationale.

Claims 39-40 and 42-43 are similar in scope to claims 1-2 and 4-5 respectively, and are therefore rejected under similar rationale.

5. Claims 3, 22 and 41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Alexander et al. ("Alexander", US 6,177,931 B1) and Naimpally (US 6,020,880) in view of Herz et al. ("Herz", US 6,020,883).

As per claim 3, although Alexander teaches the step of providing a user with an opportunity to provide a plurality of preference attributes (col. 28, lines 10-21 and col. 29, lines 56-59), Alexander does not expressly teaches said step to designate a preference level for the

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preference attributes. This is what Herz teaches in a substantially similar environment (col. 13, lines 39-42). It would have been obvious to an artisan at the time of the invention to combine Herz's teaching with the method of Alexander and Naimpally in order to provide a means for further fine tuning the level or degree of preference.

Claims 22 and 41 are individually similar in scope to claim 3, and are therefore rejected under similar rationale.

Allowable Subject Matter

- 6. Claims 14-19, 33-38 and 52-56 are allowed.
- 7. The following is an examiner's statement of reasons for allowance. The prior art made of record fails to anticipate or make obvious the claimed invention. Specifically, the prior art fails to teach, in combination with the remaining elements:

the step of determining, with the program guide server, whether the programs found by the program guide server were not previously viewed on user television equipment; and displaying, with a program guide client implemented on the user television equipment, a display of program titles, wherein the display: includes the programs found by the program guide server, wherein some of the programs have been previously viewed on the user television equipment and some of the programs have not been previously viewed on the user television equipment; and visually distinguishes the programs determined by the program guide server to have been previously viewed from the programs that have not been previously viewed as recited in claim 14, and similarly recited in claims 33 and 52.

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Any comments considered necessary by applicant must be submitted no later than the

payment of the issue fee and, to avoid processing delays, should preferably accompany the issue

fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for

Allowance."

Response to Arguments

8. Applicant's arguments with respect to claims 1, 20, and 39 have been considered but are

moot in view of the new ground(s) of rejection.

Inquires

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Sy Luu whose telephone number is (703) 305-0409. The

examiner can normally be reached on Monday - Thursday from 7:00 am to 4:30 pm (EST). The

examiner can also be reached on alternate Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Kristine Kincaid, can be reached on (703) 308-0640.

The fax number for the organization where this application or proceeding is assigned is

(703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (703) 305-3900.

SY D. LUU

PRIMARY EXAMINER